



U.S. Department of Justice

*United States Attorney
Eastern District of New York*

JAM/MEM/MG
F. #2017R00509

271 Cadman Plaza East
Brooklyn, New York 11201

January 9, 2023

By Email and ECF

Mark DeMarco, Esq.
msdlaw@aol.com

Michael O. Hueston, Esq.
mhueston@nyc.rr.com

John A. Diaz, Esq.
johnadiazlaw@gmail.com

Monica Nejathaim, Esq.
mnejathaim@fischettilaw.com

Susan G. Kellman, Esq.
sgk@kellmanesq.com

Kenneth J. Montgomery, Esq.
ken@kjmontgomerylaw.com

Ezra Spilke, Esq.
ezra@spilkelaw.com

Jacqueline E. Cistaro, Esq.
jec@cistarolawfirm.com

Re: United States v. Karl Jordan, Jr., et al.
Criminal Docket No. 20-305 (LDH)

Dear Counsel:

Enclosed please find the government's supplemental discovery production for defendants Karl Jordan, Jr. and Ronald Washington in accordance with Rule 16 of the Federal Rules of Criminal Procedure, items Bates numbered 1550 – 1723, which are autopsy photos, photo and video from a phone examination, and a certified OCME file. Note that the underlying reports relating to these items have been disclosed in prior productions. These

items have been marked “sensitive” pursuant to the Stipulation and Protective Order issued on September 17, 2020. As with all discovery materials provided by the government that contain personal identifying information regarding specific individuals and uncharged third parties, any filings pertaining to discovery materials must comply with Rule 49.1(a) and other applicable law.

Pursuant to Rule 16(b)(1)(C), the government reiterates its demand for reciprocal discovery under Fed. R. Crim. P. 16(b).

Very truly yours,

BREON PEACE
United States Attorney

By: /s/ Artie McConnell
Artie McConnell
Mark E. Misorek
Miranda Gonzalez
Assistant U.S. Attorneys
(718) 254-7000

cc: Clerk of the Court (LDH) (by ECF) (without enclosures)